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8 Attorneys for Defendant
9 ROPERS, MAJESKI, KOHN & BENTLEY
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8 UNITED STATES DISTRICT COURT
9 NORTHERN DISTRICT OF CALIFORNIA
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11 ABDUL-JALIL AL-HAKIM,
12 Plaintiff,
13 v.
14 WELLPOINT ASSET RECOVERY, LLC,
15 (WELLPOINT); CALIFORNIA STATE
16 AUTOMOBILE ASSOCIATION INTER-
17 INSURANCE BUREAU, ET AL. (CSAA);
18 KENNETH C. GEORGE; STEPHEN
19 BARBER; LAW FIRM OF ROPERS,
20 MAJESKI, RONALD J. COOK, AND LAW
21 FIRM OF WILLOUGHBY STUART;
22 HOUSING GROUP FUND CORPORATION;
23 TRUSTORS SECURITY DEED SERVICE;
SCHOOL TRUST #1321; SUNKIST TRUST
#7633; EURISKO DEVELOPMENT
SOLUTIONS LLC; JOHN BRADLEY JR.;
DENNIS LANNI; DEANNA
MONTGOMERY; COLIN HAMMETT, KEN
MADHVANI; CAMERON HAMMETT;
LANETTE HAMMETT; LANNY
HAMMETT; BROOKE HAMMETT; and
DOES 1 through 100, inclusive,
Defendants.
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CASE NO. 4:19-cv-00303-YGR

**DEFENDANT ROPERS, MAJESKI,
KOHN & BENTLEY'S CERTIFICATE
OF INTERESTED PARTIES**

26 Defendant ROPERS, MAJESKI, KOHN & BENTLEY, Pursuant to Civil L.R. 3-15,
27 makes the following disclosures:

28 Pursuant to Civil L.R. 3-15, the undersigned certifies that as of this date, other than the

1 named parties, there is no such interest to report.

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3 Dated: September 11, 2019

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5 ROPERS, MAJESKI, KOHN & BENTLEY

6 By: /s/ Todd A. Roberts

7 TODD A. ROBERTS
8 Attorneys for Defendant
9 ROPERS, MAJESKI, KOHN & BENTLEY

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Ropers Majeski Kohn & Bentley
A Professional Corporation
Redwood City